KIRTON LAW FIRM

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MEMO ENDORSED

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Request to traval as
eletailed herein

Granted

Coranted

November 11, 2021

VIA ELECTRONIC FILING

Hon. Colleen McMahon U.S. District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007

Re: U.S. v. Jabron Green, 19 cr. 496 (CM)

Dear Judge McMahon:

I represent Jabron Green in the above-referenced matter. Mr. Green has been sentenced is at liberty pending a self-surrender. I request an adjustment of Mr. Green's bail conditions to allow him to take a one-day trip to visit his son in Pennsylvania.

Mr. Green has the following bail conditions:

Defendant must execute a \$100,000 PRB, co-signed by three (3) financially responsible persons, and secured by his wife's Manhattan coop; 2. Defendant's supervision will include home detention with electronic monitoring; 3. Defendant is to maintain employment; 4. Defendant's travel is restricted to the SDNY and the EDNY; 5. Defendant must surrender all passports and make no new applications; 6. Defendant must submit to drug testing at the discretion of the Probation Department; and 7. Defendant must comply with all of the other standard conditions of pretrial release.

Mr. Green's son is a student at Lehigh University in Bethlehem, Pennsylvania. He and his wife will drive to visit him on November 13, 2021, and return the same day. Both pretrial services and the Government have approved this request.

Please contact me if you have any questions or concerns.

Sincerely,

<u>s/Marlon G. Kirton</u> Marlon G. Kirton, Esq.

ce: Timothy Capozzi, Assistant United States Attorney (via electronic mail)
Maurene Comey, Assistant United States Attorney (via electronic mail)
Aline Flodr, Assistant United States Attorney (via electronic mail)
D. Andrew Marshall, Esq. (via electronic mail)